

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
NORTHERN DIVISION

JOHN RIGGINS,

Plaintiff,

CASE NO. 05-CV-10033-BC

v.

DISTRICT JUDGE DAVID M. LAWSON  
MAGISTRATE JUDGE CHARLES BINDER

SAGINAW COUNTY,  
CITY OF SAGINAW,  
SAGINAW POLICE DEPARTMENT,  
MARK LIVELY, Detective,  
A. GEORGE BEST, II, and  
MICHAEL THOMAS,

Defendants.

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**MAGISTRATE JUDGE'S REPORT AND RECOMMENDATION  
RECOMMENDING SUA SPONTE DISMISSAL WITHOUT  
PREJUDICE PURSUANT TO FEDERAL RULE OF CIVIL PROCEDURE 4(m)**

**I. RECOMMENDATION**

**IT IS RECOMMENDED** that the case be *sua sponte* **DISMISSED WITHOUT PREJUDICE** for failure to serve process pursuant to Rule 4(m) of the Federal Rules of Civil Procedure.

**II. REPORT**

By order of U.S. District Judge David M. Lawson, this case was referred to the undersigned magistrate judge for all pretrial proceedings. Plaintiff's *pro se* complaint was filed February 1, 2005. Plaintiff alleges that "Defendants knowingly and with malicious intent brought false and fraudulent charges of insurance fraud, tax evasion, destruction of property against the Plaintiff, using a false witness that they knew or should have known did not have the information enough to prosecute the Plaintiff." (Compl. ¶ 1.)

Although this case was filed over four months ago, there is no indication that any of the defendants have been served with the summons and complaint. Rule 4 of the Federal Rules of Civil Procedure governs service of process, and it provides a 120-day time limit for effectuating service:

If service of the summons and complaint is not made upon a defendant within 120 days after the filing of the complaint, the court, upon motion or on its own initiative after notice to the plaintiff, shall dismiss the action without prejudice as to that defendant or direct that service be effected within a specified time; provided that if the plaintiff shows good cause for the failure, the court shall extend the time for service for an appropriate period.

FED. R. CIV. P. 4(m). Because the 120-day time limit expired on June 1, 2005, and none of the defendants have been served, Rule 4(m) confers on the Court discretion to determine whether the case should be dismissed without prejudice or whether the time for service should be extended.

Plaintiff in this case has filed at least 15 other lawsuits in this Court, a number of which evidence his knowledge of the proper procedure for undertaking service of process. I therefore suggest that under Rule 4(m), the appropriate exercise of this Court's discretion is to dismiss this complaint without prejudice.

### III. REVIEW

The parties to this action may object to and seek review of this Report and Recommendation within ten (10) days of service of a copy hereof as provided for in 28 U.S.C. § 636(b)(1). Failure to file specific objections constitutes a waiver of any further right of appeal. *Thomas v. Arn*, 474 U.S. 140, 106 S. Ct. 466, 88 L. Ed. 2d 435 (1985); *Howard v. Sec'y of Health & Human Servs.*, 932 F.2d 505 (6<sup>th</sup> Cir. 1991); *United States v. Walters*, 638 F.2d 947 (6<sup>th</sup> Cir. 1981). The parties are advised that making some objections, but failing to raise others, will not preserve all the objections a party may have to this Report and Recommendation. *Willis v. Sec'y*

of Health & Human Servs., 931 F.2d 390, 401 (6<sup>th</sup> Cir. 1991); *Smith v. Detroit Fed'n of Teachers Local* 231, 829 F.2d 1370, 1373 (6<sup>th</sup> Cir. 1987). Pursuant to E.D. Mich. LR 72.1(d)(2), a copy of any objections is to be served upon this Magistrate Judge.

s/ *Charles E. Binder*

CHARLES E. BINDER  
United States Magistrate Judge

Dated: June 15, 2005

**CERTIFICATION**

I hereby certify that this Report And Recommendation was electronically filed this date, and served on John Riggins and District Judge Lawson in the traditional manner.

Date: June 15, 2005

By s/Jean L. Broucek  
Case Manager to Magistrate Judge Binder